IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS TYLER DIVISION

JOINT MOTION FOR EXTENSION OF TIME TO SUBMIT JOINT DISCOVERY/CASE MANAGEMENT PLAN

NOW COME, Plaintiff Blue Spike, LLC and Defendants BMAT Licensing, S.L., M2SYS, LLC, Iritech, Inc., Futronic Technology Co., Ltd., NEUROtechnology, and Fulcrum Biometrics, LLC, Audible Magic Corporation, Photobucket.com, Inc., Qlipso, Inc., Qlipso Media Networks Ltd., Zedge Holdings, Inc., Mediafire, LLC., Dailymotion, Inc., Dailymotion S.A., GoMiso, Inc, iMesh, Inc., Coincident.TV, Inc., Facebook, Inc., MySpace, LLC, Specific Media, LLC, Yap.tv, Inc., Metacafe, Inc., Boodabee Technologies Inc., Harmonix Music Systems, Inc., Brightcove, Inc., Accedo Broadband AB, Accedo Broadband NA, Inc., Soundcloud, Inc., Soundcloud Ltd., Related Content Database, Inc. doing business as Watchwith, WiOffer, LLC, and Myxer, Inc., Attributor Corporation, Viggle, Inc., (collectively "Defendants") in the above captioned action and move the Court to extend the time within which the parties are required to submit a Joint Discovery/Case Management Plan.

I.

¹ This Motion is filed on behalf of all remaining parties in this case.

Pursuant to the Court's January 22, 2014 Order (Dkt. No. 1138), the parties' deadline to submit their proposed Joint Discovery/Case Management Plan is February 19, 2014. The parties respectfully request that this deadline be extended to and including February 21, 2014, to provide the parties with additional time to negotiate the various discovery limitations and deadlines.

II.

The parties seek this extension of time not for delay but for good cause so that justice may be served.

WHEREFORE, Plaintiff and Defendants respectfully request that the time within which the parties are required to submit their proposed Joint Discovery/Case Management Plan be extended to and including February 21, 2014.

Dated: February 19, 2014 Respectfully submitted,

/s/ Eric H. Findlay

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Attorneys for Plaintiff Blue Spike LLC

ATTORNEY FOR PLAINTIFF BLUE SPIKE, LLC

CERTIFICATE OF SERVICE

The undersigned hereby certifies that counsel of record who are deemed to have

consented to electronic service are being served with a copy of this JOINT MOTION FOR

EXTENSION OF TIME TO SUBMIT JOINT DISCOVERY/CASE MANAGEMENT

PLAN, via the Court's CM/ECF system per Local Rule CV-5(a)(3) on this the 19th day of

February 2014.

/s/ Eric H. Findlay

Eric H. Findlay